

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

MAGDALINA KALINCHEVA,)
M.D.,)
)
Plaintiff,)
)
V.)
)
JESSE NEUBARTH, VALENTYNA)
LEZOVITSKAYA, child, E.)
ANDREW WALTON, JERALD)
MASON, all from Avenue Realty,)
CHICAGO TITLE COMPANY,)
DONALD A. MACHADO,)
MICHELLE HULLIGAN, JANE)
DOE, Trini women 2 kids Manteca)
CA, TODD CORREN, and JOHN)
DOE, Renters at 535 W Vine St., 9-12,)
)
Defendants.)

8:15CV44

**MEMORANDUM
AND ORDER**

Plaintiff, a non-prisoner, has submitted multiple notices of appeal in this action. (Filing Nos. [80](#), [90](#)). Plaintiff has also filed a Motion for Leave to Proceed In Forma Pauperis on Appeal (Filing No. [93](#)).

“An appeal may not be taken in forma pauperis if the trial court certifies in writing that it is not taken in good faith.” [28 U.S.C. § 1915\(a\)\(3\)](#). Good faith is established when an appellant seeks review of an issue that is “not frivolous.” [Coppedge v. United States](#), 369 U.S. 438, 445 (1962). An appeal is frivolous when the result is obvious or when the appellant’s argument is wholly without merit. [Newhouse v. McCormick & Co., Inc.](#), 130 F.3d 302, 305 (8th Cir. 1997).

The court hereby certifies that the appeals filed by Plaintiff in this case (Filing Nos. [80](#), [90](#)) were not taken in good faith. Plaintiff’s filings in this case are

nonsensical. It is clear that Plaintiff's arguments completely lack merit.

IT IS THEREFORE ORDERED that: The court will not act on either of Plaintiff's notices of appeal. (Filing Nos. [80](#), [90](#).) The clerk of court is directed to send copies of Plaintiff's notices of appeal (Filing Nos. [80](#), [90](#)) to the Eighth Circuit Court of Appeals. Plaintiff's Motion for Leave to Proceed In Forma Pauperis (Filing No. [93](#)) is denied.

DATED this 6th day of December, 2016.

BY THE COURT:

s/ Richard G. Kopf
Supervising Pro Se Judge